



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--------------------------|------------------|----------------------|---------------------|------------------|
| 10/088,053 | 03/14/2002 | Kenichi Miyoshi | 19289.02146 | 6679 |
| 24257 | 7590 04/07/2005 | · | EXAM | INER |
| | DAVIS MILLER & M | NGUYEN, THUAN T | | |
| 1615 L STRE SUITE 850 | EI, NW | | ART UNIT | PAPER NUMBER |
| WASHINGTO | ON, DC 20036 | | 2685 | |

DATE MAILED: 04/07/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | | | |
|--|--|--|--|--|--|
| | 10/088,053 | MIYOSHI ET AL. | | | |
| Office Action Summary | Examiner | Art Unit | | | |
| · | THUAN T. NGUYEN | 2685 | | | |
| The MAILING DATE of this communication a Period for Reply | ppears on the cover sheet with the | correspondence address | | | |
| A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a relative to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b). | N. 1.136(a). In no event, however, may a reply be to eply within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDON | imely filed ays will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133). | | | |
| Status | • | | | | |
| 1) Responsive to communication(s) filed on | · | • | | | |
| 2a) This action is FINAL . 2b) ⊠ Th | nis action is non-final. | • | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | |
| Disposition of Claims | | | | | |
| 4) ⊠ Claim(s) 1-11 is/are pending in the application 4a) Of the above claim(s) is/are withdrest is/are allowed. 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-11 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and | rawn from consideration. | | | | |
| Application Papers | | | | | |
| 9) The specification is objected to by the Examination 10) The drawing(s) filed on 14 March 2002 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the little of the little of | : a)⊠ accepted or b)□ objected ne drawing(s) be held in abeyance. Se ection is required if the drawing(s) is ol | ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d). | | | |
| Priority under 35 U.S.C. § 119 | | | | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a list | nts have been received. nts have been received in Applicationity documents have been received in Rule 17.2(a)). | tion No red in this National Stage | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) | 4) Interview Summary Paper No(s)/Mail D | Date | | | |
| Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date <u>attached</u>. | 6) Other: | Patent Application (PTO-152) | | | |

Application/Control Number: 10/088,053 Page 2

Art Unit: 2685

DETAILED ACTION

Election/Restrictions

1. Applicant's election with traverse of Group I of claims 1-7 and 10-11 in the reply filed on 8/16/04 is acknowledged. The traversal is on the ground(s) that the search would not be a serious burden to the Examiner. This is found persuasive because after reviewing claims 8-9 again, the Examiner agrees that a base station contains the same limitations as cited in claims 1-7; therefore, the Examiner removes the election/restriction as noted in the previous action and now examines all of the claims 1-11 as disclosed below.

Claim Rejections - 35 USC 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-11 are rejected under 35 U.S.C. 102(e) as being anticipated by Ozukturk et al. (US patent 6,049,535/ refer to "Ozu" for short).

Regarding claim 1, Ozu discloses "a radio receiving apparatus comprising a first estimator that obtains a first channel estimation value of a known signal portion of a received signal; a second estimator that obtains a second channel estimation value of a data portion of the received signal", i.e., Figure 1 describes an overall view of a mobile communication system for

Application/Control Number: 10/088,053

Art Unit: 2685

subscriber units 111 & 112 ...regarding as radio receiving apparatuses for communicating to RCSs 1...n of BS 101 via a plurality of communication channels (col. 13/lines 4-65), and received signals at the radio receiving units or devices are being estimated as shown in Figure 6 with an estimate channel response 604 based on pilot code generator 608 and tracking 607 for tracking data and known signal portions of received signals as FSU 111 receives data from Data 172 (see col. 14/lines 19-67 & col. 15/lines 1-33 for traffic and control channels; and col. 33/lines 15-60 for description of Figure 6);

a weighting system that weights the second channel estimation value according to reliability of a temporary decision value of the data portion (col. 33/lines 42-60 for channel response estimation, and col. 33/line 60 to col. 34/line 28 for using pilot signals as temporary values, weighting and tracking technique); and

a compensator that compensates for channel variations of the data portion using a third channel estimation value obtained by combining the weighted second channel estimation value and the first channel estimation value (Fig. 6/item 603 for channel response correction and adder 605 for modifying and adjusting the weighting processes earlier by combining the acquisition and tracking for estimate channel response 604 as a correction loop based on the result of the estimation and weighting processes, refer again to col. 33/line 42 to col. 34/line 28).

As for claim 2, Ozu further discloses "wherein said weighting system weights the second channel estimation value by a value, which becomes larger as likelihood of the temporary decision value becomes higher, and weights the second channel estimation value by a value, which becomes smaller as likelihood of the temporary decision value becomes lower" (col. 31/lines 20-39 as the output estimate value of weights is proportional to the early multipath

Application/Control Number: 10/088,053

Art Unit: 2685

signals, which referred to the received input values, meaning the weight of the estimation is larger same as the temp value or vice versa).

Regarding claim 3, Ozu discloses "a radio receiving apparatus comprising: a first estimator that obtains a first channel estimation value of a known signal portion of a received signal; a second estimator that obtains a second channel estimation value of a data portion of received signal; a deciding system that decides whether reliability of a temporary decision value of the data portion high; a selector that selects only the second channel estimation value corresponding to the temporary decision value with higher reliability; and a compensator that compensates for channel variations of the data portion using a third channel estimation value obtained by combining the selected second channel estimation value and the first channel estimation value" (see claim 1, with a deciding system is the channel response correction 603 as discussed above; and the acquisition decision means 606 decides or selects which one is the desired code phase, see col. 33/lines 42-60).

As for claim 4, Ozu discloses "wherein said deciding system decides that reliability of the temporary decision value is high when a signal point of the temporary decision value belongs to a predetermined area on an I-Q plane" (see col. 6/lines 10-30 for I-Q addressed; and Fig. 22 for quadrature demodulation on I-Q plane).

As for claim 5, Ozu further discloses "comprising an error correcting system that performs an error correction to the data portion of the received data, wherein said deciding system decides that the reliability of the temporary decision value is high when the temporary decision value matches an error-corrected value" (col. 7/lines 7-37 for error signals in forward and reverse direction are estimated; and col. 33/lines 42-60 for error correcting techique).

Application/Control Number: 10/088,053 Page 5

Art Unit: 2685

As for claims 6-7, 8-9, and 10-11, these claims, for a communication terminal apparatus and its corresponding method and a base station apparatus having a radio receiving apparatus as called for earlier, are rejected for the reasons given in the scope of claims 1-5 as discussed in details above, not limited to the cited paragraphs but also to the entire reference of Ozukturk.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

Lomp et al, Dent, Ozluturk et al. (in PTO 892 attached) disclose communication systems related to calculating weights and using pilot signals.

5. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9306, (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II,

2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Application/Control Number: 10/088,053 Page 6

Art Unit: 2685

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tony Thuan Nguyen whose telephone number is (571) 272-7895. The examiner can normally be reached on Monday-Friday from 9:30 AM to 7:00 PM, with alternate Fridays off.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TONYT. NGUYEN

Tony T. Nguyen Art Unit 2685 March 29, 2005